E-rate Consulting LLC

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E-rate Consulting LLC, P.O. Box 527 Woodmere, New York 11598 agrees to provide services to Chabad of Southern Nevada aka Dessert Torah Academy, 1261 Arville Street, Las Vegas, Nevada 89102. ("School") in accordance with the terms and conditions set forth below:

- a. Review all E-rate related documentation, included but not limited to, Technology Plans, Forms 470, 471, 486, 472, Program Integrity Assurance (i.e. initial requests for clarification of service requests) & Selective Review (i.e. inquiries on the application process itself), Funding Commitment Decision Letters (i.e. funding award letters), Appeals, Recovery Letters and all E-rate related services.
- b. Submit online in your behalf if requested any and all of the above cited documentation. **HOWEVER** School's representative(s) shall file a paper certification or use their **PIN** to **CERTIFY** that all of the information contained within those forms that we have compiled is a true and accurate representation of the material facts.
- c. The term of this agreement shall be for Funding Year 2013, 2014, 2015 and shall continue until all Funding Request Numbers (i.e. specific line items requests for funding). issues are disposed of.
- d. E-Rate Consulting LLC <u>does not</u> and <u>will not</u> represent any vendor you select which is totally within your discretion. However, we will review the vendor history with the E-rate program, vendor contracts for compliance with E-rate regulations, contact your selected vendor to clarify the services you are receiving if necessary, and whether services requested are eligible for funding and archive bids for services.
- e. Due to the ever changing nature of this program E-rate Consulting LLC <u>DOES NOT</u> guarantee success in securing of the E-rate funding but will utilize its decade of experience with the program, understanding of its complex regulations and input from the state coordinator of E-rate to do so. E-rate Consulting LLC will be indemnified from any and all legal proceedings related to the E-rate services. Its role is strictly on an advisory basis and will render its opinion as to its understanding of the best practices related to this program however School and its representative signed below have the **final decision** on all aspects of the program.
- f. School is expected to provide timely responses to my inquires so that E-rate deadlines and requests for information can be met. Failure to do so may cause a loss of funding.

- g. Payment of of the award or recovered funds, shall be due to E-rate Consulting LLC after a Funding Commitment Letter is issued by the Schools and Libraries Division of USAC (SLD) that School has been given the award or a new FCDL that funds have been recovered (the "Funds") and School has received the Funds. E-rate Consulting LLC DOES NOT GET PAID UNLESS SCHOOL HAS BEEN FUNDED OR FUNDS HAVE BEEN RECOVERED. Fee does not include a Technology Plan if needed.
- h. In the event of any dispute between the Company and the School, such dispute shall be adjudicated exclusively before the courts located within the town of Hempstead County of Nassau. In the event that the Company shall prevail in any such proceeding, the School shall be responsible for reimbursing the Company its fees and expenses incurred with respect to such dispute. All agreements between the School and the Company shall be governed by New York law and without regard to its conflict of law provisions.

E-rate Consulting LLC		Chabad of Southern Nevada
MARA	11/10/2012	By: RABBI SUCA HARIU
Richard Bernstein President	Date	Authorized Representative Date
		Title of Representative